

"EXHIBIT NO. 2"

I, Katie A. Bussard, of Frederick City, Frederick County, Maryland, being of sound and disposing mind, memory and understanding, do make, publish and declare this to be my last Will and Testament, in manner and form following, that is to say:

After the payment of all my just debts and funeral expenses, I give, devise and bequeath my estate, real, personal and mixed and wheresoever situated, as follows:

First: I direct my Executor hereinafter named to have my monument which is now erected in the Lutheran Cemetery, at Middletown, Maryland, properly lettered and dated.

Second: I give and bequeath unto Mrs. Ida Kemp my electric Singer sewing machine, to be hers absolutely, in appreciation of many kindnesses she has rendered me.

Third: I will and direct that if my sister, Clara E. Koontz, shall survive me, then the mortgage of Two Hundred Dollars (\$200.00) which I hold on her premises shall be released, without further payment on said mortgage debt, and I give and bequeath the said \$200.00 mortgage to her. But in the event she should predecease me, then said mortgage debt is to become a part of my estate.

Fourth: I direct that my Executor hereinafter named shall convert all my property into cash, except those items specifically bequeathed herein, and for that purpose I hereby authorize him to sell the same, real and personal, at either private or public sale, and upon such terms and conditions as he shall deem most advantageous to my estate, and after the same has been reduced to cash, I give and bequeath the same to the following named nieces and nephews, to-wit: Annie Angleberger Smith, Mollie Angleberger Fulmer, William Angleberger, Harry Angleberger, Clare Angleberger Kessler, Russell Stockman, Roy Stockman, Silas Murray, Luther Murray, May Bussard Blank, Earl Bussard, Edith Bussard Routzahn, Ada Young Stine, Paul Young, Jesse Young, Charlie Young, Hazel Smith Dutrow, Preston Smith, Kennard Smith, Ralph O. Koontz, Elizabeth Koontz Simentor, Thelma Koontz Nickson, Frank Koontz, share and share alike, and in the event any of said nieces or nephews shall predecease me leaving a child or children surviving them, then to the child or children of said niece or nephew, as tenants in common, the issue of said deceased niece or nephew to take, per stirpes, and not per capita, only the share or respective share which